37 CFR 3.73(b). I hereby appoint:

POWER OF ATTORNEY TO PROSECUTE APPLICATIONS BEFORE THE USPTO I hereby revoke all previous powers of attorney given in the application identified in the attached statement under

OR	ciated with the Customer Number: med below (if more than ten patent pr	29159	e named, then a cu	stomer number m	ust be used):
	Name I	Registration		Name	Registration
		Number			Number
		3/1			
s attorney(s) or agent(s) to represent the undersigned before	the United States	Patent and Tradem	ark Office (USPT	O) in connection with
riy and all patent applica	ations assigned only to the undersign coordance with 37 CFR 3.73(b).	ed according to th	e USPTO assignme	nt records or assi	gnment documents
The address as	spondence address for the application ssociated with Customer Number:	29159	ittached statement u	inder 37 CFR 3.7	3(b) to:
Firm or Individual Name					
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ssignee Name and Add	ress:				
IGT 9295 Prototype Reno, Nevada 8					
ed in each applicati e practitioners app	ogether with a statement under ion in which this form is used. ointed in this form if the appoir application in which this Powe	The statement	under 37 CFR 3.3	73(h) may be c	ampleted by one of
The inc	SIGNATU dividual whose signature and title is	RE of Assignee of supplied below is	f Record authorized to act on	behalf of the ass	ignee
gnature (),	11/			Date 1161	
ame J. Keme	eth Creighton			Telephone	1000
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is collection of information the USPTO to process) an complete, including gatheri mments on the amount of S. Patent and Trademark	is required by 37 CFR 1.31, 1.32 and 1.33 application. Confidentiality is governed by np, preparing, and submitting the complete time you require to complete this form an Office, U.S. Department of Commerce, F SEND TO: Commissioner for Pat	The information is y 35 U.S.C. 122 and ed application form to d/or suggestions for C.O. Box 1450, Alex	required to obtain or re 37 CFR 1.11 and 1.14 the USPTO. Time will reducing this burden, s	. This collection is vary depending up should be sent to the	estimated to take 3 minutes on the individual case. Any

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STATEMENT UNDER 37 CFR 3.73(b)				
Applicant/Patent Owner: Olaf Vancura				
Application No./Patent No.: 09/875,753	Filed/Issue Date: June 6, 2001			
Entitled: KNOWLEDGE-BASED CASINO GAME	AND METHOD THEREFOR			
JGT	, a <u>Corporation</u>	partnership, university, government agency, etc.)		
(Name of Assignee)	(Type of Assignee, e.g., corporation,	partnership, university, government agency, etc.)		
states that it is: 1. the assignee of the entire right, title, and	d interest; or			
 an assignee of less than the entire right (The extent (by percentage) of its owne 	t, title and interest rship interest is %)			
in the patent application/patent identified above	e by virtue of either:			
A. An assignment from the inventor(s) of the in the United States Patent and Tradems thereof is attached.	ne patent application/patent identified aboark Office at Reel, Frame	ove. The assignment was recorded e, or for which a copy		
OR B. A chain of title from the inventor(s), of the	ne patent application/patent identified abo	ove, to the current assignee as follows:		
From: Olaf Vancura The document was recorded in the Reel, Frame	To: Mikohn Gaming Corpor he United States Patent and Trademark , or for which a copy the	Office at		
The document was recorded in t	t al. To: Foothill Capital Corpora he United States Patent and Trademark 0233 , or for which a copy	Office at		
3. From: Wells Fargo Foothill, Inc.	To: Capitalsource Finance	LLC		
The document was recorded in t	he United States Patent and Trademark 0635, or for which a cop	Office at		
Additional documents in the chain of	f title are listed on a supplemental sheet.			
As required by 37 CFR 3.73(b)(1)(i), the assignee was, or concurrently is being, submit	documentary evidence of the chain of tit itted for recordation pursuant to 37 CFR	le from the original owner to the 3.11.		
[NOTE: A separate copy (i.e., a true copy Division in accordance with 37 CFR 302.08]	of the original assignment document(s) Part 3, to record the assignment in the re) must be submitted to Assignment ecords of the USPTO. <u>See</u> MPEP		
The undersigned (whose title is supplied below	w) is authorized to act on behalf of the a	ssignee.		
Signatu	re	Date		
Holby M. A		(312) 807-4284		
Printed or Type		Telephone Number		
Attorney fo	r IGT			
Title		a houself by the mobile which is to file (and by the		

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USFFO to proceeds) an application. Certificitatibly in governed by 36 U.S. C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USFFO. Time will vary depending upon the inclinidation comments on the manual of time you require to complete the form anotive greatering for reducing this burden, should be sent to the Critical control of Comments on the manual of time you require to complete the form anotive greatering for foreign this burden, should be sent to the Critical Confidence of Comments on the sent of the Critical Confidence of Comments on the confidence of the Comment of Comments on the confidence of the Comment of Comments on the Comments on the Comment of Comments on the Comments on the Comment of Comments on the Comment of Comments on the Comment of Comments on the Comments on the Comment of Comments on the Comments on the Comments on the Comment of Comments on the Comments

STATEMENT UNDER 37 CFR 3.73(b)

Page 2 of 2

Applica	nt/Patent Owner: Olaf Vancura
Applica	tion No./Patent No.: 09/875,753 Filed/Issue Date: June 6, 2001
Entitled	: KNOWLEDGE-BASED CASINO GAME AND METHOD THEREFOR
	IGT , a <u>corporation</u>
(Name of	Assignee) (Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)
Additio	nal documents in the chain of title are listed below:
4.	From: Mikohn Gaming Corporation To: Progressive Gaming Internation Corporation The document was recorded in the United States Patent and Trademark Office at Reel 017661 , Frame 0979 , or for which a copy thereof is attached.
5.	From: Mikohn Gaming Corporation To: Progressive Gaming International Corporation The document was recorded in the United States Patent and Trademark Office at Reel 019935 Frame 0309
6.	From: CapitalSource Finance LLC To: Mikohn Gaming Corporation, et al. The document was recorded in the United States Patent and Trademark Office at
	Reel <u>017427</u> , Frame <u>0219</u> , or for which a copy thereof is attached.
7.	From: Progressive Gaming International Corporation To: IGT The document was recorded in the United States Patent and Trademark Office at Reel 01993 Frame 0364 or or for which a copy thereof is attached.
	Title 10 13350 , Title 10 100 , or or which a day will be a data and a

4684 STUTTEART ST.

WHEREAS, I, Olaf Vancura, whose residence address is \$550 W. Sahara #2072; Las Vegas, Nevada, 89197, (the "Assignor") having invented a certain new and useful invention for a "KNOWLEDGE-BASED CASINO GAME AND METHOD THEREFOR" for which I am about to make application for Letters Patent of the United States, said application being identified as Docket No. 1482/198(a), and which claims priority to provisional application S.N. 60/099,959, filed September 11, 1998, Docket No. 1482/198 in the law offices of Dorr, Carson, Sloan & Birney, P.C., 3010 East Sixth Avenue, Denver, Colorado 80206, and herewith executed concurrently on the respective dates listed herein below;

WHEREAS, Mikohn Gaming Corporation, a Nevada Corporation, whose post office address is P.O. Box 98686, Las Vegas, Nevada 89193-8686 (the "Assignee"), is desirous of acquiring the entire right, title and interest in and to the aforesald invention and application for Letters Patent in the United States and in any and all foreign countries.

NOW, THEREFORE, in consideration of the sum of Ten Dollars (\$10.00) to me in hand paid by the said Assignee, and other good and valuable consideration, receipt whereof is hereby expressly acknowledged, I the aforesaid Claf Vancura hereby sell, transfer and set over to the said Assignee, its successors, legal representatives and assigns, the entire right, title and interest in and to the aforesaid invention and the aforesaid application, for the territory of the United States of America and for all foreign countries, and to all Letters Patents, divisions, continuations, continuations-in-part, substitutions, reissues, re-examinations and extensions to be obtained therefor, and I further agree to cooperate with the said Assignee hereunder in the obtaining and the sustaining of any or all such Letters Patent but at the expense of the said Assignee.

The Commissioner of Patents is hereby authorized and requested to issue the Letters Patent solely in accordance with this Assignment, to the said Assignee, its successors, legal representatives and assigns, as the Assignee of the entire right, title and interest therein.

Further, I agree that I will communicate to said Assignee, or its representatives any facts known to us respecting said invention, and testify in any legal proceedings, sign all lawful papers, execute all division, continuation, continuation-in-part, substitution, relssue, re-examinations and extension applications, execute all necessary assignment papers to cause any and all of said Letters Patent to be issued to said Assignee, make all rightful oaths and generally do everything necessary or desirable to aid said Assignee, its successors and assigns, to obtain and enforce proper protection for said invention in the United States and in any and all foreign countries.

This Assignment is executed by Olaf Vancura as of the respective date set forth below to be effective as of the respective date set forth below.

Date: 8/10/99

By: Olaf Vancura

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